ATTACHMENT 1

Before the **FEDERAL COMMUNICATIONS COMMISSION**

Washington, D.C. 20554

In the Matter of:)		
Encartele, Inc.)		
Application for Authority Pursuant to Section)		
214 of the Communications Act of 1934,)		
as amended, to Resell Service of Other)	File No.	
Common Carriers to Provide Telecommunications)	·-	
Services as Non-Dominant Carrier from the)		
United States to International Points)		

Encartele, Inc. ("Encartele") attests to its qualification for streamlined processing under 63.12 as follows:

Encartele is not a foreign carrier, nor does it control a foreign carrier as defined in Section 63.09(d), in any destination market.

No two or more foreign carriers, or parties that control foreign carriers, own more that 25% of Encartele or are parties to or beneficiaries of a contractual relation affecting the provision or marketing of international basic telecommunications services in the United States.

No owner of Encartele controls a foreign carrier in any country.

Encartele has no affiliation with a dominant US carrier whose international switched or private line services which Encartele seeks authority to resell.

Encartele is not requesting authority to provide switched services over private lines to countries not previously authorized for service by the Commission.

Encartele responds to 63.18 (d), (e)4 and (g) as follows:

- (d) Encartele has not received previous authority under Section 214.
- (e) Encartele requests Section 214 Authority to operate as a resale carrier pursuant to the terms and conditions of Section 63.18(e)(2).
- Encartele seeks facilities-based authority pursuant to the terms and conditions of Section 63.18(e)(1). Encartele does not seek facilities-based authority as defined by Section 1.1306, therefore no environmental assessment as described in Section 1.1311.

Encartele will comply with the terms and conditions contained in Sections 63.21, 63.22 and 63.23 of the Commission's Rules. 47 C.F.R. 63.21-63.23.